15

16

17

18

19

20

21

22

23

24

25

26

27

28

1		
2		
3		
4		
5	IN THE UNITED STATES DISTRICT COURT	
6	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
7		
8		
9	WAYMO LLC, No. C 17-00939 WHA	
10	Plaintiff,	
11	v. ORDER RE DEFENDANTS'	
12	UBER TECHNOLOGIES, INC., et al., PRIVILEGE LOG AND DUE DILIGENCE REPORT	
13	Defendants.	
14		

A prior order dated April 10 set certain deadlines pertaining to defendants' privilege log and briefing concerning the production of a due diligence report (Dkt. No. 202 at 12–13). After non-party Anthony Levandowski appealed from that order, the Federal Circuit temporarily stayed those portions of the April 10 order pending consideration of the appeal. Today, the Federal Circuit denied Levandowski's petition for writ of mandamus and lifted the temporary stay. Accordingly, this order **SETS** the following revised deadlines:

- 1. By APRIL 27 AT NOON, defendants shall serve a privilege log complete as to all items, including those affected by Levandowski's Fifth Amendment motion (Dkt. No. 147).
- 2. By MAY 1 AT NOON, plaintiff shall move, if it wishes to do so at all, to compel production of the due diligence report that was the subject of Levandowski's motion. Defendants and Levandowski shall have until MAY 8 AT NOON to oppose, shall submit a proper sworn record as to all necessary predicates, and

Case 3:17-cv-00939-WHA Document 271 Filed 04/25/17 Page 2 of 2

Court	.9
District (For the Morthern District of Colifornia
States	ho Morthorn Di
United	14 ***

shall submit the full report (with attachments) for in camera		
review. Plaintiff may reply by MAY 12 AT NOON. The briefs		
should address the possibility that discovery into the predicates for		
any privilege may be allowed.		

IT IS SO ORDERED.

Dated: April 25, 2017.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE